

1 Andrew P. Bridges (SBN: 122761)

2 Abridges@winston.com

3 David S. Bloch (SBN: 184530)

4 Dbloch@winston.com

5 WINSTON & STRAWN LLP

6 101 California Street, 39th Floor

7 San Francisco, CA 94111-5802

8 Telephone: (415) 591-1000

9 Facsimile: (415) 591-1400

10 *Attorneys For Plaintiffs*

11 Claude M. Stern (SBN: 96737)

12 claudestern@quinnmanuel.com

13 QUINN EMANUEL URQUHART OLIVER
& HEDGES

14 555 Twin Dolphin Drive

15 Redwood Shores, CA 94065

16 Telephone: (650) 801-5000

17 Facsimile: (650) 801-5100

18 Patrick C. Doolittle (SBN: 203659)

19 QUINN EMANUEL URQUHART OLIVER
& HEDGES

20 patrickdoolittle@quinnmanuel.com

21 50 California Street, 22nd Floor

22 San Francisco, CA 94111

23 Phone: (415) 875-6600

24 Facsimile: (415) 875-6700

25 *Attorneys for Defendant*

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18 **UNITED STATES DISTRICT COURT**

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20 **NORTHERN DISTRICT OF CALIFORNIA**

21 **INTERSERVE, INC. dba TECHCRUNCH, a) Case No. CV-09-5812 JW (PVT)**

22 **Delaware corporation, and CRUNCHPAD,)**

23 **INC., a Delaware corporation,)**

24 **) STIPULATION REGARDING**

25 **RESPONSIVE PLEADING DEADLINE**

26 **Plaintiffs,)**

27 **) [Local Rule 6-1 (a)]**

28 **vs.)**

29 **FUSION GARAGE PTE. LTD., a Singapore)**

30 **company,)**

31 **Defendant.)**

1 The parties hereby stipulate as follows:

2 1. Defendant Fusion Garage Pte. Ltd. was served on December 18, 2009 (Dkt. No. 7).

3 2. The parties agree and stipulate pursuant to Local Rule 6-1 (a) that Defendant shall
4 have until January 28, 2010, to answer or otherwise respond to Plaintiffs' Complaint.

5 3. Plaintiffs have indicated to Defendant that they may move or apply for expedited
6 discovery. Defendant will not use this extension as a ground to object to Plaintiff's application for
7 expedited discovery, though Defendant reserves the right to assert all other grounds, arguments and
8 bases for why such expedited discovery is unwarranted and unnecessary.

9 Dated: December 28, 2009

10 WINSTON & STRAWN LLP

11 By: /s/David S. Bloch
12 Andrew P. Bridges
13 David S. Bloch
14 Attorneys for Plaintiffs

15 Dated: December 28, 2009

16 QUINN EMANUEL URQUHART
17 OLIVER & HEDGES

18 By: /s/Patrick C. Doolittle
19 Claude M. Stern
20 Patrick C. Doolittle
21 Attorneys for Defendant

SIGNATURE ATTESTATION

I am the ECF User whose identification and password are being used to file the foregoing Stipulation Regarding Responsive Pleading Deadline. In compliance with General Order 45.X.B., I hereby attest that the other signatories to this filing have concurred in this filing.

Dated: December 28, 2009

Respectfully submitted,

WINSTON & STRAWN LLP

By: /s/ David S. Bloch

David S. Bloch
Attorney for Plaintiffs

Winston & Strawn LLP
101 California Street
San Francisco, CA 94111-5802